

**L. Miles LeBaron (#8982)**  
**Melinda Checketts Hibbert (#6098)**  
**LEBARON & JENSEN, P.C.**  
**476 West Heritage Park Blvd., Suite 230**  
**Layton, Utah 84041**  
**Telephone:(801) 773-9488**  
**Facsimile:(801) 773-9489**  
[miles@lebaronjensen.com](mailto:miles@lebaronjensen.com)  
[melinda@lebaronjensen.com](mailto:melinda@lebaronjensen.com)  
*Attorneys to Plaintiffs*

---

**UNITED STATES DISTRICT COURT FOR THE  
DISTRICT OF UTAH NORTHERN DIVISION**

---

**MARIA CALZADA, et al.,**

**Plaintiffs,**

**v.**

**ROY CITY, et al.,**

**Defendants.**

**PLAINTIFFS' APPENDIX OF  
EXHIBITS IN SUPPORT OF  
PLAINTIFFS' MEMORANDUM IN  
OPPOSITION TO DEFENDANTS'  
MOTION FOR SUMMARY  
JUDGMENT**

**Civil No. 1:16-CV-165**

**Honorable David Nuffer**

---

The following declarations and exhibits are relied on for Plaintiffs' Memorandum in Opposition to Defendants' Motion for Summary Judgment.

Number	Document Description	Location
Exhibit 1	Roy City Use of Force Policy	Defendants' Bates No. 2558-2564
Exhibit 2	Miles' Deposition Tr. (Miles Tr.) Taken November 6,2018 (Pages 12 through 43 of Exhibit 2 was designated by Defendants as "Confidential for Attorney's Eyes Only" and is redacted from this electronic filing and has been separately filed under seal)	Miles' Deposition Tr.
Exhibit 3	Notice of Administrative Action, Ex. 20 to Miles Depo. Tr. (Entire Exhibit 3 was designated by Defendants as "Confidential for Attorney's Eyes Only" and is redacted from this electronic filing and has been separately filed under seal)	Miles Deposition Tr. Ex. 20 Defendants' Bates No. 1133- 1146

Exhibit 4	Notice of Reprimand, Ex. 18 to Miles' Depo. Tr. (Exhibit 4 was designated by Defendants as "Confidential for Attorney's Eyes Only" and is redacted from this electronic filing and has been separately filed under seal)	Miles Deposition Tr. Ex. 18 Defendants' Bates No. 1218-1219
Exhibit 5	SWAT Use of Force Policy	Defendants' Bates No. 1511-1527
Exhibit 6	Weber County Use of Force Policy	Defendants' Bates No. 1788-1794
Exhibit 7	Fulton's Deposition Tr. (Fulton Tr.) Taken December 13, 2018	Fulton's Deposition Tr.
Exhibit 8	Bates No. 000260 Audio	Dispatch Audio Recording
Exhibit 9	Brooks Declaration Dated February 28, 2019	
Exhibit 10	CAD Call Ex. 3 to Pledger's Depo. Tr.	Pledger Deposition Ex. 3
Exhibit 11	Vanderwarf Report Ex.12 to Vanderwarf Depo. Tr.	Vanderwarf Depo. Tr. Ex. 12 Defendants' Bates No. 0159 - 0161
Exhibit 12	Fusselman Deposition Tr. (Fusselman Tr.) Taken January 14, 2019	Fusselman's Deposition Tr.
Exhibit 13	Miles' Report Ex. 22 to Miles' Depo. Tr.	Miles' Depo. Tr. Ex. 22 Defendants' Bates No. 0140 - 0145
Exhibit 14	Rob Carpenter's Interview with John Beck Ex. 42 to Carpenter's Depo. Tr.	Carpenter's Depo Tr. Ex 42 Defendants' Bates No. 3289 - 3312
Exhibit 15	Beck's Deposition Tr. (Beck Tr.) Taken January 14, 2019	Beck's Deposition Tr.
Exhibit 16	Butler's Deposition Tr. (Butler Tr.) Taken November 7, 2018	Butler's Deposition Tr.
Exhibit 17	Defendants' Initial Disclosures	Defendants' Initial Disclosures
Exhibit 18	Declaration of Maria Calzada in Support for Plaintiffs' Memorandum in Opposition to Defendants' Motion for Summary Judgment	
Exhibit 19	Fulton's Report Ex. 40 to Fulton's Depo. Tr.	Fulton's Depo. Tr. Ex. 40 Defendants' Bates No. 0146 - 0147
Exhibit 20	Perez's Deposition Tr. (Perez Tr.) Taken December 10, 2018	Perez's Deposition Tr.
Exhibit 21	Ex. 17 to Vanderwarf's Depo. Tr.	Vanderwarf's Depo. Tr. Ex. 17 Defendants' Bates No. 0442
Exhibit 22	Ex. 30 to Butler's Depo. Tr.	Butler's Depo. Tr. Ex. 30 Defendants' Bates No. 0452
Exhibit 23	Declaration of Earl Morris	
Exhibit 24	Truscott's Depo. Tr. (Truscott Tr.) Taken December 5, 2018	Truscott's Depo. Tr.
Exhibit 25	Pledger's Depo. Tr. (Pledger Tr.) Taken November 5, 2018	Pledger's Depo. Tr.
Exhibit 26	Mackley's Depo. Tr (Mackley Tr.) Taken December 6, 2018	Mackley's Depo. Tr